PATENT 10191/1808

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

LAERMER et al.

International Application No.

PCT/DE00/03545

International Filing Date

July 23, 2001

U.S. Serial No.

09/889,838

For

PLASMA ETCHING METHOD HAVING PULSED

SUBSTRATE ELECTRODE POWER

Assistant Commissioner for Patents Box PCT Washington, D.C. 20231 Attention: DO/EO/US

RESPONSE TO MISSING REQUIREMENTS **UNDER 35 U.S.C. 371**

SIR:

In response to the Notification of Missing Requirements Under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US) (mailed August 24, 2001), Applicants submit herewith a fully executed Declaration, in order to complete the filing requirements for the U.S. national phase of the above-identified PCT application. The application filed in the Patent Office is the application which the inventor executed by signing the Declaration and Power of Attorney. A copy of the Notification of Missing Requirements is also enclosed.

Applicant hereby requests a three-month extension of time for responding to the Notification of Missing Requirements mailed on August 24, 2001, which set a two-month period for response. The extended period for response expires on January 24, 2002. Please charge the \$920.00 extension fee to the deposit account of Kenyon & Kenyon, deposit account number 11-0600. The Office is authorized to charge the \$130.00 fee to cover the surcharge for late filing of the Declaration to Deposit Account No. 11-0600.

The Office is also hereby authorized to charge Deposit Account No. 11-0600 with any additional fees required by this paper or credit any overpayment. An additional copy of this letter is enclosed for this purpose.

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Respectfully submitted,

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Express Mail No. EL244510586

Dated: 12402

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U.S. APPLICATION RES 9 , 838	- PHIRET WAMED APPLICANT	ATTY. DOCKET	
09/889838 KENYON & KENYON ONE BROADWAY NEW YORK NY 10004	5071		
NOTIFICATION OF MISSING RE	QUIREMENTS UNDER 35	U.S.C. 371 IN THE UNI	FTED
1. The following items have been submitted by	ATED/ELECTED OFFICE (DO/EO/US)	•
1. The following items have been submitted by to Office as Designated Office (37 CF U.S. Basic National Fee.	ne applicant or the 1B to the United S R 1.494) an Elected Office (37 of a line) and a line of a line of small Entity St	CFR 1.495):	ius 2
copy of the international application.	Translation of the internation	atus.	- 関係言意
Oath or Declaration of inventors(s).	Translation of Article 19 amo	endments into English	$\omega = 3 \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2}$
Copy of Article 19 amendments.	Other:	mo English.	58 F. S.
Priority Document.			
The International Preliminary Examin	nation Report in English and its Anne	xes, if any.	
Translation of Annexes to the Interna	tional Preliminary Examination Repo	rt into English.	≘ *
the indicated items in paragraph 3 below. The Balprior to 20 or 30 months from the priority date to U.S. Basic National Fee. 3. The following items MUST be furnished within acceptance under 35 U.S.C. 371: a. Translation of the application into I later than the appropriate 20 or 3. The current translation is defection to Translation. b. Processing fee for providing the translation.	Copy of the international app the period set forth below in order to English. A processing fee will be req of months from the priority date, we for the reasons indicated on the atternational	lication. to complete the requirements for uired if submitted tached Notice of Defective	•
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the application of the inventors the application (preferably by the surcharge will be required if sub date.	in compliance with 37 CFR 1.497(a). International application number and mitted later than the appropriate 20 of the comply with 37 CFR 1.497(a) O/EO/917.	a) and (b), properly identifying dinternational filing date). A r 30 months from the priority a) and (b) for the reasons	
priority date (37 CFR 1.492(e)).	and appropriate	To or so mondis from the	
4. Additional claim fees of \$ as a claim fee, are required. Applicant must submit the due (37 CFR 1.492(g)). See attached PTO-875.	large entity small entity, including additional claim fees or cancel the additional claim fees or cancel the additional claim.	ng any required multiple depending any required multiple dependent of the dependent of the second of	dent are
5. Applicant has not submitted the required sequent PCT/DO/EO/920.	uence listing pursuant to 37 CFR 1.82	21-1.825. See attached	
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d) MONTHS FROM THE DATE OF THIS NOTIC THE PRIORITY DATE FOR THE APPLICATI RESPOND WILL RESULT IN ABANDONMEN	E OR BY 22 OR 32 MONTHS (wi ON, WHICHEVER IS LATER. F	tere 37 CER 1 405 applicat FE	ROM
The time period set above may be extended by filin	g a petition and fee for extension of t	ime under the provisions of 37 (CEP

1.136(a).

6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date.

7.
The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov

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application	th or declaration, pro n number and interna FR 1.497(a),(b) and	perly identifying this application (j tional filing date) is required. The (f) in that it:	preferably by to coath or declar	he international ration does not comply
1. is 1	not executed in accordance	ce with either 37 CFR 1.66 or 37 CFR	1 68	
		ation to which it is directed.	1.08.	
L	es not identify the inventor	7 5		
	s not identify the citizen			
5 doe	es not state that the perso	n making the oath or declaration believe	es the named inve	entor or inventors
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1.497(a) A WILL RE	ND (b), AND 1.497	ATH OR DECLARATION IN CO (d) WHERE APPROPRIATE, WI TO ENTER THE NATIONAL ST PPLICATION	THIN THE TI	ME PERIOD SET
Additional	ly, the oath or declara	ation does not comply with 37 CF	R 1.63 in that i	t:
1		ting address of each inventor. If the res city and state or city and foreign count		
2	does not state that the per	rson making the oath or declaration:		
a		erstands the contents of the application, diment specifically referred to in the oat		ims, as
b. 🗀		y to disclose to the Office all information ty as defined in 37 CFR 1.56.	n known to the p	erson to be
3 c	loes not identify the fore	ign application for patent or inventor's of to 37 CFR 1.55, and any foreign applic	certificate for wh	ich a claim for ling date before

that of the application on which priority is claimed, by specifying the application serial number,

country, day, month, and year of its filing.